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Her MAJESTY's

Prerogative in IRELAND;

THE

Authority of the Government and Privy-Council There;

AND

The Rights, Laws, and Liberties of the City of Dublin,

ASSERTED and MAINTAIN'D.

InANSWER

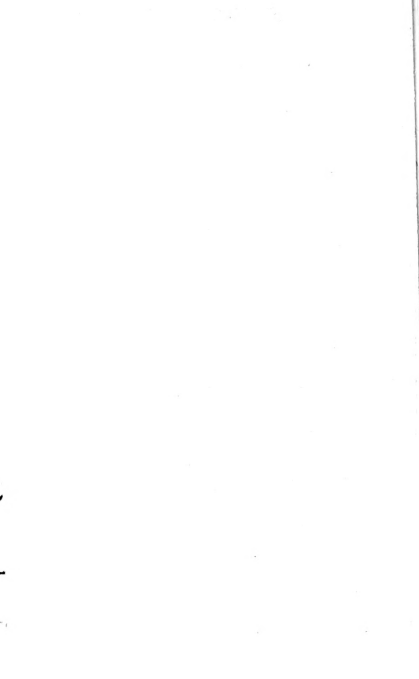
To a PAPER Falfly Intituled,

The CASE of the City of Dublin, in relation to the Election of a LORD-MAYOR and Sheriffs of the said City:

A True State of this Matter being absolutely necessary, for the Information of all Her Majesty's Subjects in Great Britain, as well as in Ireland.

Justum, & tenacem Propositi Virum Non Civium ardor prava jubentium Mente quatit solidà. Hor.

London, Printed for H. CLEMENTS, at the Half-Moon in St. Paul's Church-yard. 1712.



AN

ANSWER

TOTHE

CASE of the City of Dublin, &c.

HE Substance of this modest Paper, which I am going to examine, was first presented to the QUEEN in Writing, by the Name of a Petition; and is now tender'd to all Her Subjects in Print, under the more Popular Title of a Case. To offer Her Majesty such a Heap of Falshoods and Mis-representations, as I shall abundantly prove this to be; was an Instance of Duty and Good Manners, peculiar to some Gentlemen of a certain Character. I fay to do it at all, was very extraordinary: But it was much more so, to publish it to the World, while it was under Her Majesty's private Consideration, in order to make the People Judges of the Judgment She should give. The Government and Privy Council of Ireland have furely no reason to complain that Their Authority has been struck at; fince fince She from whom That Authority is deriv'd, has been treated with fo little Ceremony. Whether the Compliment were greater to the Persons from whom, or the Person 10 whom the Appeal was made, is a Point which the fagacious and well-bred Recorder Himfelf may perhaps be puzzled to determine. The Appeal indeed was very regular in One Respect, as it went upwards from the Government and Council of Ireland to the Queen: But did it still go on Ascendendo from the Queen to the People? Undoubtedly it did; if They are our Sovereign Lords, according to the Phrase of some modern Politicians. And fuppofing They were fo, which I believe will not be Now afferted in express Terms; yet to remove a Cause from one Court to another, before it has had any Decision in the former, is, with humble Submission, a very unufual Method of Proceeding.

The next thing I have to object against, is the Title of this Paper. It is call'd, The Case of the City of Dublin. Whereas in reality it is only an unfair, prevaricating Representation of some particular Persons, who are infringing those Rights they pretend to vindicate. I know not how it happens that some certain Persons have long been in Possession of that good Word Liberty; and they then make the greatest Use of the Sound, when they are endeavouring to destroy the Substance. What is Liberty, in the Sense we are now speaking of, but the free undisturb'd Enjoyment or one's Rights? And what gives a Right, but Law? Are those then the true Affertors of Liberty; who first violate a Law, and then

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by an incompetent Authority pretend to Repeal it? Who fet up their own Arbitrary Will and Pleasure in Opposition to Law, debar an unexceptionable Person from his Right, and shew their Favour to a Faction at the Expence of Common Justice? A Man may fay and fwear he is afferting my Liberty, while I fee and feel the Fetters he has put upon me: But am' I bound to believe him? Yes; upon Condition he be infolent to his Betters, as well as to his Equals. For, it feems, 'tis perfect Freedom to be Enflav'd, provided our Lawful Governors be at the fame time Infulted; the Merit of the latter attones for the Inconvenience of the former; and in order to deprive a Prince of his Rights, what Free-born Subject would not be content to lose his own?

But to come closer to the Merits of the Cause: This Author, by way of Introduction, mentions the Charters granted to the City of Dublin. What he takes notice of, does not very nearly affect the present Case; but I can tell him one thing that does. In the very first of those Charters, I am told, it is provided, That the Government shall have a Power to approve or disapprove Persons elected into the Offices now in Controversy. So that the New Rules made in 1672 are, in that Particular, only declarative of the Charter it self. Our Author perhaps did not know this; or if he did, I must confess it was not his Business to discover it

Upon the Settlement of Ircland, ofter the Rebellion in 1641, it was thought necessary, he says, for the preventing the Election of Magistrates by the Influence or Interest of Papists,

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to give a Power, to the Government and Council to approve, or disapprove, &c. Now, to prevent the Influence of Papists, was far from being the Only Defign of those Acts; tho' he puts it wholly and folely upon that Foot. But some People can't live without the Cry of Popery; whether it be to the Purpose, or The Irish Rebellion is indeed mention'd in the Preamble to the Act of Settlement; and fo are many other things, as well as that: Particularly, there is a Loyal Concern express'd for the Regal Dignity, and perfect Obedience to the Crown. But those are Circumstances, which I own, this Gentleman had no reason to take notice of; any more than of that Clause of the Charter above-mentioned. However, 'tis acknowledg'd, that to leffen the Interest of Papists, was one very great and good Design of those Statutes. the Observation of the New Rules made in pursuance of those Acts of Parliament tends to keep out Popery; it necessarily follows, that the Annulling of them is one way to bring it in. Now they have been notorioufly attack'd by the late Proceedings which this Paper endeavours to defend; and from that Quarter there may indeed be too much Danger of Popery.

But were Papists the only Persons concern'd in the Rebellion of 41? No; Factious Protestants had their Share in it: and a considerable Share it was. They were afterwards rewarded by the Usurper, for their eminent Services: For which reason, some of their Posterity at this Day drink to the pious Memory of Oliver Cromwell; and have the Impu-

Impudence to join it with the glorious Memory of King William. The Principles of the Ancestors are rooted in the Progeny; and the Occasion of this very Controversy, which we are now upon, is one blessed Effect of so hopeful a Plantation. Nor is it at all strange that Papists and such Protestants should unite in the same Cause. Their Doctrines of Government are exactly the same; their Actions in relation to it, ever were, are, and will be so. And those who, upon all Occasions, make such a Bawling about Popery, do as effectually promote its Interests, as the Papists themselves.

And here I think it is very material to observe, that by the New Rules, all Persons admitted into the Offices there mention'd, are required to take the following Oath. If A. B. DO Declare and Believe that it is not Lawful, upon any Pretence what-soever, to take up Arms against the King, &c. That great Endeavours have been us'd to get that Clause Repeal'd, is sufficiently known. But as it is not yet done; Query, Whether that Oath has been constantly administer'd as the New Rules direct? If not; Query, again, What Penalties are incurr'd by those who presume to execute the Offices aforesaid, without taking it?

But suppose Popery had been the Only Occasion of those Acts of Parliament; it is not the only Matter of them. Every Body knows that Laws are commonly made upon some particular Occasion or other; yet the Substance of them is general, and of a much wi-

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der Extent than that Reason, or Fact which first gave Birth to them. Guiscard, if I mistake not, was a French Papilt: But for all that, should a British, or Irish Protestant of His Principles (as God knows there are too many) think fit to Stab a Privy-Counfellor, and then plead his not being of the fame Country and Religion with the Criminal aforesaid; I doubt His Plea would be a very bad one, and scarce sufficient to save Him from the Gallows. This Act of Parliament, which we are now confidering, Recites; That for the Prevention of ALL future Rebellions, ALL Insurrections, and Attempts for the time to come, it is Enacted, &c. The Words are as general as Words can be: And I dare fay, no King or Queen whatfoever would be at all better pleas'd with a Protestant Rebellion, than with a Popish One. Can any thing therefore be more necessary than This Law which was made to prevent all such Confufions? And yet, as useful as it is, some certain Citizens (as We shall see in its proper place) have acted in direct Opposition to it; and 'twas kindly done of 'em that They did not Repeal it.

Since our Author has been pleas'd to quote fome Part of the New Rules (which does Him no manner of Service,) and concludes with an &c. I will make use of the same Privilege, and go on just where He leaves off. The Corporation shall from time to time proceed to a New Election of sit Persons for the said respective Offices, for which the Persons so presented shall not be so approved of; and shall in like manner present their Names to the

the faid Lord Lieutenant, or other Chief Governour, or Governours, and Privy-Council of this Kingdom; until they shall have chosen such Persons for the Said respective Offices, as Shall be approv'd of, as aforefaid. Now I only defire to ask; whether Re-electing the same Perfon who has been fo disapprov'd of, be not an express Breach of This Law, and directly flying in the Face of the Government? After a Disapprobation, They shall go on to Elect, and Present; until they shall have chosen such fit Persons as shall be approved of. And is Alderman Barlow a fit Person to be chosen in the room of the same Alderman Barlow who was before disapprov'd of, as unfit? At this rate, the Authority of the Government and Council in approving, or disapproving, is a perfect Jest; and the Law is absurd in its own Nature. It was therefore prudently contriv'd by the Stater of this Case, to leave out that Clause of the New Rules; tho' it be absolutely necessary in order to give a True State of it. An unlucky Clause in the Act of Parliament, previous to them, is for the same reason, wisely omitted: In which it is Enacted; That it shall be Lawful for the Government and Council to inflict such Penalties for the Breach of the Rules, Orders, and Dire-Etions touching such Corporations, as They in their Wisdoms Shall think fit: So as the Penalties do not extend farther than to the Removal and Disfranchisement of such Persons as Shall be found guilty of the Breach thereof.

How fair That Election was, at Easter-Affembly, 1709, and how good the Reasons for not Electing Alderman Constantine, will ap-

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pear, before we have done. That Alderman Constantine made it his Request to go above the Cushion, and wear Scarlet, is a notorious Falshood in Fact. Sir William Foundes, who was Lord-Mayor, and actually in the Chair at that time, declar'd upon Oath at the Council-Board, that He neither faw, nor heard any fuch Thing, And the Witness, call'd on the other fide, fail'd in his Evidence. It is true, the Alderman thank'd them for their Nothing; but 'twas in an Ironical manner; not to express Gratitude, but Indignation. And that this was his Meaning, is evident; because He has explain'd it by his Declarations, and his Actions. After those Words: Gentlemen, I thank You; He added, But I hope You'll not take it ill, if I make my Application elsewhere. As He never ask'd that No-Favour, so He never accepted of it. He never wore Scarlet, nor fate above the Cushion in Form, and as in his own proper Place. He infifted on His Right to be chosen Lord-Mayor; left the Court with Resentment, refus'd to fign the Certificate of the Election of his Competitor, and immediately petition'd the Government, and Council against it. Nor does the Order, transcrib'd out of the Monday-Book by this Writer, mention any Request made by Alderman Constantine to pass above the Cushion, and wear Scarlet; and yet That (had there been any fuch Thing) would have been the only Use He could posfibly have made of That Order. So that in short, Alderman Constantine's good Brethren debar'd Him from a Thing of Consequence which was His Right, and which He demanded:

ed; and gave him a Bauble which he neither desir'd, nor accepted of. What ridiculous Childrens Play is this? Besides, it is well known that it has not been the Custom for any Alderman to be admitted to pass above the Cushion, and wear Scarlet, as if He had been Lord-Mayor, unless He had been eleded Lord-Mayor, and upon his own Request excus'd from Serving; and then, upon his own Request too, admitted to pass above the Cushion; and to wear Scarlet. And was That Alderman Constantine's Case? No; but They refus'd to elect Him Lord-Mayor when it was His Right; and Then would have Thrust Him above the Cushion, that He might never have any. For so it was argu'd at the Council-Board; viz. That he could not Now be chosen, because he was above the Cushion. Tho', according to the late Practice, even That Confequence is false, as well as the Fact: And These very Persons have several times contradicted it by their own Actions, even fince This Cause has been depending: As will appear from what We shall hereafter have Occafion to take Notice of.

But the Case tells us, Alderman Constantine soon afterwards petition'd the Council-Board; and that His Petition was rejected; and the Election of Alderman Forrest, His Junior, was approv'd. This was in the Year 1709. Query; Whether That Petition were so much as receiv'd? If so, Whether it were suffer'd to be Read? If it were Read, what became of that Petition? Some People have a compendious Way of determining Causes; which

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is to determine without bearing. The present Government and Council not being Persons of fo much Dispatch in Business, gave Themfelves the Trouble of hearing the Case argu'd for Three Days together. But Alderman Constantine, We are told, did not so much as alledge any Irregularity in the Election, other than the not chusing Him, as being Senior Al-That is to fay, He did not alledge any Irregularity, but only the greatest Irregularity that could be alledg'd. He had both by Law and Custom a Right to be elected, as Senior; unless any Disqualification could be shewn; which was not pretended. So that the Grievance He complain'd of, was a Trifle; only an Exclusion from His Right contrary to Law and Justice; That's all: He did not so much as alledge any other Irregula-Titv.

The Summer following, as the Case informs us, Alderman Page, who formerly served in the Mayoralty, was elected. If He was formerly Lord-Mayor, was he not above the Cushion? Certainly, This Alderman Constantine is the most unfortunate Man breathing. He can't be chosen, upon a Pretence that He is above the Cushion, when he really is not: Another can be chosen by the very same Persons, when every Body acknowledges He is above the Cushion. But Here lies the great difference; One is Alderman Constantine, and tother

is Alderman Page.

As to Alderman Constantine's not desiring to be put in Election, nor giving the least Intimation to the Board, that He insisted on being elected.

elected, Then, and at the following Affembly, 1710; the Reason of it was a plain one; because he knew 'twould be to no purpose. He knew the same Persons who would not elect Him before, were not like to elect Him Then; and as for Petitioning (which was His only Resource) Those who had refus'd to Read His first Petition, would not surely have been very forward to grant the Prayer of his Second. His Taking his Place above the Cushion is again mentioned; and that He did any fuch Thing, is again deny'd. He never took his Place above the Cushion, as a Right, or in Form; and never at all wore a Scarlet-Gown. Very likely He may have fate above the Cushion, (as many others have done as well as He) when every Body fate promifcuoufly, and no Order was observ'd; but not otherwise. Their own Witnesses declar'd, and They themselves have acknowledg'd, that it is common for any Alderman to fit above his Senior, where He happens to find a Seat, without fuch Niceness of Ceremony: And that Alderman Constantine, since His pretended Admission to go above the Cushion, has oftner fate below it, than above it. Tho' were all which They alledge upon This Article never fo true, it is nothing to the Purpose, as I before observ'd: Since Others have very lately been elected Lord-Mayors, who were on all hands acknowledg'd to be above the Cushion.

It was thought, says our Author, after two Elections of Lord-Mayors, and a Rejection by the Government and Council of Alderman Constantine's Manoralty were at an end: Nevertheless, at the last Easter-Assembly He thought sit to revive them, &c. So it was thought several other very good Things were at an end: But (God be prais'd) Those who thought so, happen'd to be mistaken. And I never yet heard, that a New Government or Ministry always look'd upon Themselves to be bound in Conscience or Honour to tread exactly in the Steps of their immediate Predecessors.

He proceeds in the next Place, to lay down and enforce the Arguments, as infifted upon by the Council against Alderman Constantine. In answer to which, I take upon me to affirm, in-the first Place, That there is no fuch Expression in the New Rules, as, Whom They think most fit: Nor is there any. Power given to the Board of Aldermen to elect in fo unlimited a manner. The Board of Aldermen, by the New Rules, are to Elect; Who doubts it? But fure, by the fame Rules. They are not to elect contrary to Law and Cuftom. Whether They do, or not, the Government and Privy-Council are to be Judges: And They have as uncontestable a Right to disapprove, as the others have to elect. But, He fays, there neither was, nor could be an immemorial, or uninterrupted Usage, &c., And yet it appears from their own Books, that there both could be, and was fuch an Usage: and if that wo'n't do, there is an express Law to the same purpose. Tho' This be Matter of Fact, not of Reasoning; yet our Writer, to shew his Talent at Disputing, is resolv'd to Argue

Argue the Point; and his Argument is an admirable One. There could be no fuch-Ulage, &c. for that the New Rules first gave the Lord-Mayor and Aldermen the Right of Electing; and that in general Terms without any Restriction; or relation to any former manner of Electing. That is; both Law and Custom requir'd that the Senior Alderman should be chofen: Another Law is made about another Thing; therefore the former Law and Custom are abrogated: For this New Rule entirely relates to the Persons Electing; not to the Right of the Persons to be Elected: Which continues just as it was before. It appoints the Persons who are to act according to the Law and: Custom above-mentioned; but it does not destroy That Law and Custom. But He fays, it gives the Board of Aldermen a Right to Elect, without any Restriction, or relation to any former manner of Electing. If He pleases, This New Rule mentions nothing about any Restriction, or former manner of Electing; nothing that affects it, or relates to it. From whence I beg leave to infer, that the former Law and Usage concerning that Restriction, and manner of Election, are still in their full force. But the Arguing on the other fide is very particular: Because the Electors are alter'd, therefore every thing which related to the Right of the Persons to be elected is ipso facto, null and void; tho' it be not recited, and tho' nothing be enacted inconfiftent with it. Thus, to give a Parallel Instance agreeable to the Schemes and Principles of thefe Gentlemen: We are commanded to pay an humble Obedience to Government; our Governors are chang'd, therefore we are to pay no Obedience at all.

It is further very observable, that the New Rules, in case of the Disapproval of any Perfon presented to the Government, direct that the Corporation shall from time to time proceed to a new Election of Fit Persons, without determining what Persons are Fit. And this plainly implies a Respect to other Laws and Usages of the City, touching Elections. For otherwise, if the New Rules (as our Adversaries suppose) give the Board of Aldermen an unlimitted Right of Electing; They may, without any Breach of Those Rules, Elect into the Mayoralty any Person who is not an Alderman, nor fo much as a Freeman: There being no mention in the New Rules, what Sort of Persons ought to be Chosen. So that the New Rules do no more abrogate the Law and Custom concerning Seniority, than they abrogate any other Law, or Custom, or even the City-Charters Themselves.

Our Author proceeds thus: So that no Usage since, if any such had been, could create a Prescriptable Right, &c. No Usage since: That is, since the Year 1672. Here is a wise Discovery, that the Space of 39 Years can't be said to be Time out of Mind. This 'tis to be prosoundly Learned in the Law. Who argues only from the Usage since 1672? This So that is strangely impertinent; nay, direct Nonsence, as 'tis plac'd, and as join'd with the Words immediately preceding. We insist not only upon the Practice since 1672; but upon constant Usage for about 140 Years, in

in conjunction with a positive Law of un-

doubted Authority.

But the Lord-Mayor and Aldermen, he fays; being only a Part of the aggregate Body, &c. it was conceived they were not under the Obligation of any former By-Laws made by the Corporate Body, &c. No? That's very firange: I thought the Whole had included all its Parts. The Aldermen are particular Members of the whole Corporation: And if a Law made by the whole Body does not oblige all the particular Members, (none being specially excepted) pray, whom does it oblige? But any Argument will serve the Turn with some People, to free them from the Slavery of Laws, and give them a Power of doing what is

right in their own Eyes.

Our Author having thus endeavoured to prove (how fuccessfully, let every body judge) that all former Laws and Customs, about Elections, if any such there had been, were abrogated by the New Rules; now proceeds (in due Method, no doubt) to shew that there never were any fuch Laws or Customs, as we pretend; or at least, that they are now either dead, or afleep. And indeed, the great Point debated by the Lawyers, was, Whether by the Usages and By-Laws of the City, the next Alderman in Seniority below the Cushion had a Right to be Elected? The Council against Alderman Constantine deny'd, that there was any such By-Law, and insisted, That the Usage had gone against him. The Council for him alledg'd, That according to the By-Laws and Usage, their Client had a Right to be presented to the

the Board, to ferve as Lord-Mayor. And now let us fee how each Party maintain'd their Affertion.

There was a By-Law made in the Eleventh Year of Queen Elizabeth; whereby it was

Enacted,

That to eschew the Contention which Yearly arose upon the Election of Mayor, every Alderman, should keep his Turn for bearing the Charge of the Mayoralty according to his Antientic.

This was prov'd out of the City-Books produc'd by the Town-Clerk wherein a Memorial is kept of what pass'd in that, and other Years, immediately preceding, and succeeding the said Eleventh Year of Queen Elizabeth. This must be allow'd clearly to make good the Allegation, That by the By-Laws of the City, the Mayoralty is to go according to Succession.

No; fays the Case: 'Tis a sleeping, disus'd By-Law. When this was first faid at the Council-Board, it might be excus'd; because it might be attributed to the Ignorance of those who urg'd it. But to repeat it now, after the following Proofs had been made, can be no-

thing less than a direct Falsity.

It appear'd by those Books, that the Order of Succession was constantly observed till the Rebellion of 41: And if at any time he whose Turn in Seniority it was, did not Serve; it is expressly taken notice of, that he was excused at his own Request, and the Rule of Succession declared to be inviolable. Thus,

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Sept. 22. 1612. Thomas Carroll re- Lib. A. quested, that Sir Fames Carroll might Serve for Him; yet so, that He might preserve his Place in Station, as Plunket and Kenedy had done before.

Fol. II.

Sept. 29. 1613. Malone requested, Fol. 14: that Richard Forster might Serve for Him; but fo, that he might preserve his Place according to Seniority, as Plunket, Kenedy, and Carroll had done.

July 22. 1614. Alderman Brown Fol. 13. Serv'd instead of Alderman Godrick; but with a Proviso, that he should have his own Turn.

Sept. 30. 1615. It was agreed, That Fol. 26. the Election of Mayors be continued according to Succession. So that the By-law was here renew'd and confirm'd.

Sept. 30. 1616. Alerman Bennet Fol. 31. was Elected; and, on his Refusal, Alderman Thomas Allen was Elected; and it was thus express'd, Whose Turn is next in Succession.

Sept. 29. 1626. Alderman Usher re- Fol. 57. quested, that Alderman Evans might Serve in his Turn, with a Proviso for preferving his Seniority, as in Cafe of Plunket, Malone, Turner, and others. Eo. 54.

Sept.

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- Fol. 61. Sept. 29. 1632. Edward Arthur petition'd, that Alderman Bennet might Serve his Turn, being provided to undergo it.
- Fol. 84. Sept. 29. 1635. Alderman Robert Arthur requested, that Sir Christopher Forrester might be continu'd for the said Arthur; with a Proviso for Place and Station.
 - Sept. 1642. Smith was continu'd for Walter Kenedy's Turn, at Request, and by Proviso.
- Fol. 92. Sept. 1643. Alderman Carbery requested, in like manner, for Alderman Smith to Serve his Turn, with Proviso, that the said Smith might Serve his own Turn, when come to it.
- Fol. 95. Alderman Clarke requested, that William Smith, then Mayor, might continue to Serve the next Year for which Clarke was Elected; but with a Proviso to the Law of Succession.
- Fot. 99. A By-Law was made, August 21.
 1651. That Alderman Tigh should Serve instead of Alderman Daniel Wy-brants El cted, it being his Request; nevertheless, that the Law of Succession should remain firm and inviolated.

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All these Instances were read out of the Original Books, before the Government and Council; yet the Case-Writer still says, these are sleeping, disus d By-Laws. What Name does

fuch an Author deferve?

But tho' he fays, these By-Laws were disus'd for an Age; yet, 'tis plain, he did not think so: Because he has not assign'd one Instance of an Interruption, till the Year 1672. And he is moreover so unlucky, that those Instances which he does produce, will be found

not to answer his Purpose.

In the Year 1672 the New Rules were made. Alderman Dee then Serv'd as Lord-Mayor; and from that Time, the Author of the Case will have it, that the By-Law is Repeal'd by the New Rules; and that in the Instances assign'd by him, the Senior has been postpon'd, and the Junior elected. By his own Confession, the Senior Alderman had constantly been Lord-Mayor from 1672, except in those Instances which he assigns as Interruptions; which are but Four in Number; and even those, when examin'd, will be found to prove nothing in favour of the Cause he is defending. But it is observable, that if there had been no Rule to give the Preference to the Senior; it would be very furprizing to find, that in above Forty Years the Board of Aldermen should always (except four times) agree to chuse the Senior who had not Serv'd; or that when the immediate Senior was put by, upon his own Request, or upon some other Reason assign'd, they should never go any farther than to the next immediate Junior to him who was so put by.

The first Instance of any Interruption after the Year 1672, was in the Person of Alderman Fenes; who, our Author fays, was Senior to Sir Joshua Allen, and Sir Francis Brewtter: And yet these Two were chosen Lord-Mayors, one in 1673, the other in 1674; and Fones was postpon'd, and rejected. Now these Two, however, were the Two immediate Juniors to Jones, and they succeeded the two following Years. As to Fones, it is true, he was Senior Alderman to the Two here mention'd; but it does not appear that he was ever in the City, nor in the Kingdom, after Sir Foshua Allen was chosen, nor at, or a little before the time of his Election; it is certain, he never Sign'd any of the City-Books, or Rolls, after the 21st of February, 1672. So that it is highly probable he dy'd, or remov'd from the City, and never after infifted on the Rights or Privileges of an Alderman. And it does not appear, that he defir'd to be Chosen; much less, that he ever Petition'd, or made any Exception against the Election of Sir Folhua Allen, or Sir Francis Breweller.

The next Instance mention'd by this Gentleman, is Alderman Bennet; who, he says, was Senior to Alderman Lovet, and Alderman John Smith; and yet they were both preserr'd to him, and Serv'd as Lord-Mayors, one in 16-6, the other in 1677.

I Answer; The Case was quite otherwise. The Turn of *Ecnnet* fell in the Year 1675; and Aldernan William Smith, an ancient Al-

derman

derman, who had before been Lord-Mayor, Serv'd for that Year. And so far was Alderman Bennet from opposing Alderman William Smith, that he sign'd his Election: Which is a plain Evidence of his affenting to it, and waving his Right. And volenti non sit injuria.

The Candor and fair Dealing of our Author in managing this Instance, is very remarkable. He has plac'd the Elections of Lovet, and Alderman Fohn Smith, before that of Alderman William Smith; and the Year 1676, before the Year 1675; as if they Two had leap'd over, and post-pon'd Alderman Bennet: And then he brings in the Election of Alderman William Smith the second time, and as another Instance of the Breach of the Succession. Whereas, the Truth is, in the Year 1675, when it was Bennet's Turn to serve. Alderman William Smith, by his Confent (and, it may be suppos'd, by his Desire) serv'd in his Room; which confirms, rather than interrupts the Succession. And Bennet having wav'd his Turn, and put another in his Place, Lovet, and John Smith, succeeded in their own Years, neither fooner, nor later, than by the Course of Succession they ought to have done. And yet our Author, to multiply Instances of Interruption in the Succession (for indeed he wants them) makes these to be Three Interruptions; which could, at most, be but One; and is really none at all.

The last Instance assign'd, is in Sir John Rogerson, who as our Author says, serv'd before his immediate Senior, Alderman Blackball. And what if the Government did ap-

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prove of Him? Did Blackhall Petition? He did not. How then could the Government know, that Blackhall was Rogerfon's Senior? And yet this is infinuated as a Precedent against Alderman Constantine; who did Petition, and infisted on his Right, as Senior Alderman.

But Alderman Rogerson himself, as well as all his other Brethren, who serv'd in the Mayoralty since 1672. must be Witnesses for Alder-

man Constantine in this Cause.

For could our Author assign no other Inflances since the Year 1672. in which the Office of Lord-Mayor has been executed by those who have not had the immediate Right of Succession? The Recorder himself cannot plead Ignorance here; however he may in other Cases: They were omitted therefore by our Author, because they make against him; and no other Reason can be given for that Omission.

He knew, and heard, no doubt, at the Council Board, that in 1682. Alderman Philip Cossileton Petition'd the Beard of Aldermen, and set forth, that He was next to succeed to the Office of Lord-Mayor, according to the usual Custem; and pray'd to be excus'd. If he was not bound to bear the Mayoralty, as next in Succession, he would not surely have Petition'd to be excus'd, 'till he was actually elected. And if the next in Succession had not a Right to that Office, the Aldermen would not have suffer'd him to alledge such Right and Custom in his Pet tion.

The whole Board of Aldermen knew and acknowledged the Right of Succession in the

Year 1681. Alderman Bradock was then Senior Alderman, and should have ferv'd as Lord-Mayor; but He made an Agreement with Alderman Mitchell to ferve in his Room. And so facred did the then Board of Aldermen hold the Right of Succession to be, that to make way for Alderman Mitchell, Alderman Bradock was first chosen, and Petition'd to be excus'd, and to be put above the Cushion. Then Alderman Blackhall, the next Senior, was chosen; but, as it was agreed on, He was not presented to the Government to be approv'd. Then the next Senior Alderman, Rogerson, was chosen; but He was in England, and could not ferve. After Him, Alderman Wats, Alderman Fletcher, and Alderman Billington, the Three next Senior Aldermen, Petition'd to be excus'd; and so Mitchell, the next in Succeilion, was chosen, and ferv'd as Lord Mayor. Certainly there was a Regard had to Succession; otherwise, why were there fo many previous Elections made, on purpose to come at Alderman Mitchell?

The City, and Kingdom being wasted by the War; the Perquisites of the Mayoralty, in the Year 1691, were but very sinall, and fell far short of the Expences of the Office. For which Reason it was agreed by all who were then present at the Board, each consenting to wave his own Right, that Alderman Mitchell

should serve for the Year 1692.

In the Year 1693, Alderman Rogerson, being return'd from England, insisted on his Right to serve; it being his Turn, in regard that Alderman Bradock had procur'd another

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to supply his Place, in 1681; and that Alderman Blackhall had, after he was chosen, voluntarily wav'd his Right, and suffered Mitchell to serve, in 1692. And he was, as of Right he ought to have been, elected for that Year, tho' Alderman Blackhall was his Senior. This was the Year he had a Right to serve in, according to the Order of Succession; and he actually did serve by Vertue of that Right.

Nay, even Alderman Lloyd, whose Poverty was a just Objection against him, was not put by his Right of Seniority; but was persuaded

to recede from it, upon a Composition.

And tho' it was thought expedient to deprive Alderman Constantine of his Right; yet, as to all that follow'd, the Order of Succession was observ'd. It was for that Reason that Alderman Forrest was chosen; tho' he was so indigent, that about the time of his Death, his Goods were taken in Execution, and his Wife and Family maintain'd by Charity; and Alderman Eccles, tho' a Dissenter, was the next Lord-Mayor. Poor Alderman Constantine, tho' a wealthy Citizen, and a zealous Church-man, must be excluded from the Mayoralty, when he was Senior to them both; and consequently had an undoubted Right to be prefer'd before them.

This By-Law then which we infift upon (tho' it was deny'd, that there was any fuch thing in being) was produc'd, and read at the Council Board, to the great Mortification of Alderman Constantine's Adversaries; and it did effectually ferve the present Turn, as this Gentleman, with singular Modesty, is pleas'd

to express himself. It was indeed so unlucky for him and his Friends, that one can scarce blame 'em for being angry. In turning over fome old Books, fays he, in the Tholfel-Office. they found an old Paper Book. Is Age then an Objection against a Law? I remember the Duke of Buckingham, in King Charles the Second's time, quoted an ancient Statute upon a Debate in the House of Peers: And, my Lords, fays he, let me tell you, Statutes are not like Women; they are never the worse for being Old. Or to be more ferious; There is a certain Book in the World of great Authority, and yet much more ancient than this By-Law. The Book, I mean, is the Bible; which, as I am inform'd, is the oldest Book in being; and yet there are very good Laws in it; tho' if fome People had them in their Power, perhaps they'd Repeal 'em. But then this By-Law was writ upon Paper. — And it might be writ with Ink, for ought I know: But is it ever the worse for that? Parchment may perhaps be necessary to the making of an Act of Parliament: But a poor By-Law of a Corporation, may be forced to take up with Paper. Well; but the City of Dublin, he fays, had not beard of it for an Age past. Supposing this were true; yet the constant Practise, as we have shewn, was agreeable to it; the Citizens of Dublin therefore walk'd by this unknown Law, as the Athenians worship'd the unknown God. And can there be a better Argument of its Excellence, tho' it were written upon Paper, than to have it obey'd like the Law of Nature written uvon Mens Hearts? But after all, what what he here afferts is a Negative, and Difficult to be prov'd: He perhaps had not heard of it; but how does he know nobody else had in an Age past? The Recorder likewise declar'd at the Tryal, that he never heard of it. Now I must own 'tis a Missortune to any City to have its Recorder know nothing of its Laws; but we can no more help that, than we could help many other strange things which have lately happen'd. Were every Lawyer's Ignorance of a Law an Argument against it; the Laws of the Land might be in as much danger, as those of the Corporation.

Two of the Three By-Laws here recited, viz. That about Trinity-Guild, and that about a Mayor's not holding the Office Two Years together, do not affect this Point; and were not insisted upon by the Council, tho' mention'd by them. But these, being made in Popish Reigns, were brought in by our Author, only to scandalize a Third which alone affects the present Case. For the Recorder, at the Tryal, call'd them all promiscuously, Popish Laws. And what if they had all been fo? I must beg leave to fay (tho' I know he'll call me Papist for't) that we had many good Things done in the Times of Popery. What does he think of Magna Charta, and several useful Acts of Parliament made before the Reformation? But Popery, Popery, is an Argument upon all Occasions. I wonder the same By-Law was not charg'd with a Defign of bringing in the Pretender. For what if it was made 120 Years before he was born? The Name cf

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of the Pretender join'd with Popery adds great Weight and Strength to the Argument. But besides; that By-Law which is the only One we are concern'd in, was made, as we have seen, in the 11th of Elizabeth. Now I always thought Queen Elizabeth had been a good Protestant: But since she was a Papist,

there's no more to be faid.

But why is Mr. Butler the only Person mention'd by Name among Alderman Constantine's Council? Who, by the way, were not Council against the City, but for it. Are the other Gentlemen so inconsiderable? Their Adversaries have reason to know them; and I am fure they don't despise them. There was indeed no occasion of naming any body; but if One must be nam'd, why not the rest? Or, why must Mr. Butler be that One? Why, the Reason is plain: Mr. Butler (commonly call'd Sir Toby Butler) is, we all know, a Roman Catholick; but as he has a Liberty of practifing the Law, and is esteem'd for his Sufficiency in it, 'twas never thought a Reflection upon any Protestant to employ him. And yet he alone is here mention'd for no reason but to throw some more Popish Dirt at Alderman Constantine, and his Friends. Whether the childish Folly, the senseless Malice, or the ungentlemanl ke Baseness of this, be most confiderable, I leave to others to determine.

What follows, in the Three next Paragraphs, is nothing but a Repetition of what he before faid, and we have already difprov'd. So that he feems to bring it upon the Board again, only to have an Opportunity of throwing out some more hard Words

upon that mischievous By-Law. To treat Laws with such Contempt, and call 'em so many Names; is a greater Indignity than breaking them. But thus I have known an ungracious Son behave himself to his Father; not only disobey his Commands, but abuse his Person: And that almost in the same Phrases and Epithets with those here made use of. The by-Law has been call'd an Old By-Law, an Obsolete By-Law, an Antiquated By-Law, a Sleeping By-Law, a Popish By-Law, and a Paper By-Law: And the Rogue of a Boy has been at it to his Father; You Old Fool; You Old Doating Fool; You Old Sleepy Fool; You Old Paper-skull'd Fool. But 'tis no wonder that a Law, and that too only of a Corporation, should be thus affronted; when those who in the Highest Posts make and execute the most important Laws of the Land are treated in the same manner by the same Persons. But I would here remind them, that there is another Thing, befides this By-Law, which may feem to fleep, when it really does not; and that's Fustice.

But he proceeds: Admitting those Entries of 3-Laws were Evidence of fuch By-Laws; yet they neither did, nor could controul, &c. Is it a Doubt then, whether those Entries were Evidence? No; But he is pleas'd to admit what cannot be question'd. The rest of this Paragraph is only a nauseous Repetition of what he had before repeated. His whole Paper, indeed, is full of such Elegancies; and one may plainly see by That, who was the Penner of it. Men commonly write

as they fpeak; and we all know who that famous Pleader is, who has the Natural Parts of a Dog in a Wheel; being so particularly diffinguish'd by his Volubility in talking an infinite deal of Nothing, and by his endless Rotation of Tautology and Impertinence.

The Repeal of the By-Lnw comes next to be confider'd; and this was a more extraordinary Proceeding than any yet mention'd. The Affembly in which it was transacted, was not a Quarterly, but only a Post-Affembly; and consequently, had no Authority to make, or repeal a Law. Some of the Commons had not timely Notice; others had no Notice at all: And a considerable Number of them protested against the whole Proceeding, in the following Words.

W Hereas a Post-Assembly of this City was Summon'd to Meet the Eisteenth of this

Instant May, 1711. at the Tholsel;

And whereas that Post-Assembly made an Ast to abrogate and make void sundry ancient By-Laws, although it has been the constant receiv'd Opinion, That no Post-Assembly could break or make void the By Law, or By-Laws made by a General Assembly:

For which Reason, and other good Reasons us thereunto moving, as the Irregularity of Summoning that Assembly, and refusing to have the Ey-Laws read which were thereby pretended to be repealed, although several of the Commons

mov'd to have them read;

We the under-nam'd Commons do hereby Protest against the said Proceedings; as being conteary to our Minds and Inclinations to have any

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By Laws vacated, without reading, or considering the same, and at a Quarter-Assembly.

> John Wimmin. Edw. Butler. Geo. Spike. To. Nicholfon. Ja. Taylor. Iof. Crowther. Tof. Sheppy. John Allen. Iohn Gibson. M. Reily. To. Webb. Jo. Price. Mich. Pookely. William Philpot. Henry Lee. Richard Skellern. William Philips. Tho. Wilfon. Ja. French, Senior. Francis Quin. Isaac Wills. Peter Verdoen. Tho. Thorne. Alexander Johnston: Edw. West. Edw. Gayton. Crosnell Severne. George Faulkiner. Richard Wilding. Francis Thompson. To. Crafts. Tho Taylor.

And were I to argue the Point, even with those Gentlemen who Sign'd the Petition for the Repeal; I would ask a Majority of them, whether they knew what they were then doing; Whether they were not Drawn in, without sufficient Consideration, to contribute, what in them lay, to the Ruin of their own Rights and Privileges? And whether they are not now heartily glad that they had no Power to do what they thought they had done? I am fure they have all the reason in the World to be so; and to thank God, that the By-Law concerning Seniority, which is the best Security of every particular Persons Succession to the Mayoralty, is still in its full Force; though they imagin'd they had repeal'd it. The Petition they were perswaded to Sign, begins with, Whereas several By-Laws, made when Popish Aldermen and Freemen were admitted, &c. Now would they have fet their Hands to this, had they known that, by fo doing, they reflected upon the Memory of the Glorious Queen Elizabeth, and charg'd Her with admitting Populh Aldermen and Freemen into the Government of the City? Most certainly they would not: And therefore they have reason to refent such Usage from Him, or Them, who led them into fuch a Complication of Errors.

However, some particular Persons did what they could to repeal the By-Law; and indeed, after it had been so abus'd with opprobrious Language, 'twas natural to think some surther Mischief was at hand. Thus a Man is first call'd Rogue and Rascal; and then he's knock'd down. Or, (to come closer to the Case) Thus the Persons of Princes and Governors are first treated with Disrespect; and then their Authority is cancell'd and abolish'd. But what Occasion was there for Repealing it Now? I thought they had infifted, That it was Before Repeal'd by the New Rules. But fure Work, they will fay, is best; and fometimes a Man who has had his Throat cut, has afterwards had his Brains beaten out, for fear he should recover. After all, 'twas at best but a sneaking Cowardly Trick, to steal upon the poor old By-Law, and repeal it while it was afleep. But be that as it will; had the Authority of the Affembly been never fo unquestionable, (as it was really None at all) the Repeal of this Law upon this particular Occasion, and while this Cause was actually depending, was, with respect to this Cause, illegal and invalid, without all Precedent, and contrary to all Justice and Equity. For I would fain know how they will get over this Inconvenience. Either the By-Law was in Force before this pretended Repeal, or it was not. If it was not; what Occasion was there of Repealing it? If it was, (as indeed we have undeniably prov'd it was) then Alderman Constantine's Right was well supported, when he claim'd under it; and Justice was, consequently, deny'd him. could any After-Repeal lessen that Injustice; but rather aggravate the Grievance, and render it more intolerable.

After this, he tells us, To leave Alderman Constantine without any ground of Complaint, the Order which put him above the Cushion was vacated. The Folly of this Cushion Doctrine has already been sufficiently consider'd; and therefore I shall add no more upon that Subject. But to say, that Alderman Constantine was lest without any Ground of Complaint, after the Usage he has all along met with; is such an insolent piece of Mockery upon him, and such an audacious Desiance to the Common Reason of Mankind, that it it ought to be resented by all who have any Regard to Common Truth and Justice, or to the Common Rights and Interests of Them-

felves, and their Fellow-Subjects.

Some Persons, says he, were pleas'd to insinuate. That the Electing Alderman Barlow a Second time, was offering an Indignity to the Government and Council. Pleas'd to insimiate? Twas more than infinuated; Twas openly declar'd to be, as it certainly was, a most scandalous Indignity, and a manifest Breach of the New Rules; as we have before demonstrated. But here is an Argument and a Distinction brought to prove the contrary; and to fhew that this Proceeding could not be construed a Difrespect to the Council-Board: Alderman Barlow's first Disapprobation not being grounded on any Dislike they had to the Person elected, but on a Right or pretended Right set up in Alderman Constantine, under colour of the Old By-Laws; which, as was apprehended, ceas'd, if any such Right he had, by the Repeal of those By-Laws, previous to the Second Election.

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Now I grant indeed, it could not be construed a Difrespett, properly so call'd; because 'twas something more: 'twas Disobediene, which is worse than Difrespect. But how did They know what Reasons the Government and Privy-Council had for Disapproving Alderman Barlow? They assign'd no Reason; and what the Lawyers argued, was not Authoritative; tho' it might be perswasive, and convincing. And in this I don't cavil. agree, that what is here mention'd concerning Alderman Constantine's Claim, was undoubtedly One Reason of that Disapprobation: Nay, every Body believes 'twas the enly one. But still who knows That? Who is fure of it? Nay, farther, were it certain that the only Reason of a Disapprobation were ceas'd; yet the same Person ought not to be Re-elected. As it has been adjudg'd in the Case of Hollington, who, within these sew Years, was chosen Mayor of Cashel; and for Reasons alledg'd against him, was disapprov'd. And the it afterwards appear'd that those Reasons were ill-grounded; yet he being chosen again, was again disapprov'd; because his Re-Election was judg'd and determin'd to be a Breach of the New Rules, and an Indignity to the Government and Conneil.

Or supposing, which they themselves defire, that Constantine's Claim was the only Reason of the Disapprobation of Barlow: the Indignity is, by that, rather improv'd than diminish'd; the Person rejected being again chosen, and Constantine being still injur'd. For

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as to the pretended Repeal of the By-Law, it was (as I have fully fhewn) every way illegal and invalid; and I appeal to the Confciences even of those that did it, whether they themselves are not Now convinc'd that it was so?

But this Writer confidently afferts, That feveral Instances can be given, since the Revolution, where Persons elected into the Magistracy of other Corporations, have been disopprov'd by the Government, and afterwards reeletted; and in some Cases, that they have been, upon their Second Election, approv'd. If instead of faying several Instances can be given, he had actually given one; the Argument would have been much better and ftrouger. From what has been already prov'd, I think it pretty plain, that we are not bound to believe it barely upon his Word. I am fure, we have plainly produc'd a very pregnant Instance to the contrary; which is more than we were oblig'd to do, the Reason and Nature of the Thing being clearly on our Side.

Alderman Barlow, he says, being a Second time disapprov'd, they deferr'd proceeding to a Third Election, till His Grace the Lord Lieutenant Landed They did so; but for what Reason, I know not; unless it were to have an Opportunity of shewing, that 'tis equal and indifferent to them, whether they affront Two Lords Justices, or One Lord Lieutenant.

It feems to be made an Objection in this Paper, (tho' mention'd only in a Parenthesis)

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that this Cause was not heard before his Grace; not without a broad Innuendo, that it was unfairly represented to him by the late Lords Justices, and the Privy Council. The Missortune of the City was Juch, that their Proceedings were so represented to his Grace, &c. And upon whom did it lie to represent it, but upon the late Lords Justices, and the Council Board? This Reslection, both for the Falshood, Malice, and Impudence of it, is so scandalous, that it answers it self; and to

mention it, is to expose it.

But what occasion was there of a Re-hearing before his Grace? It had already been heard by the Government and Council just before his Grace's Arrival: And who could be more proper than they, to give him a true State of it? However, if Alderman Constantine's Adversaries were not fatisfy'd, why did they not defire another Hearing? Or did they expect his Grace should fend a Message, and desire them to defire it? Have they so much as pretended that any Wrong has been done them in this Particular? Or that they had any thing else to offer? Nothing like it; but this fly Stroke of Scandal, they thought, might create a Jealousie, and do some fort of Mischief among the People; by arraigning the Justice of the Government and Council.

By chusing a Third Person, it seems, they exere in hopes that an End might be put to all future Elections. But how was it possible they could have such Hopes, when they knew that the Third Person was exceptionable for the very same Reason, for which the Two former

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had been disapprov'd? But, in short, they were resolv'd to chuse any Person, but him whom they ought to have chosen. So that, what is said about the Missortune of the City, in having so many rejected, is all Cant; to say no worse of it.— They were so unfortunate as to be resolv'd not to do their Duty: They were so unfortunate as to be very Unjust, and very obstinately Disobedient. It is indeed a Missortune to the City, to have such Members; that's the real, and the only Truth of the Matter. 'Twas therefore to no purpose for our Author to give us a particular Detail of the several Persons lately elected and disapprov'd. As many Elections as were made in that manner, just so many times the Go-

vernment was affronted.

One of the greatest Objections made by them, is the Disapprobation of Eight several Sheriffs; against whom there was no Petition, and who were not so much as Summon'd or Heard. To which it is answer'd, 1. That the Government and Council have a Right and Authority to approve, or disapprove, without Giving any Caufe, or Hearing any. 2. Tho' they have that Power, yet they have never disapprov'd, but upon very good Reasons, and due Confideration. They have always taken care to keep Corporations to the Obfervance of their ancient By-Laws, Customs, and Usages. And as to the present Case; The New Lord-Mayor, by the Custom of the City, has the Nomination of a Sheriff. And, in the feveral Elections thus unduly made, the Lord-Mayor being rejected, both Sheriffs could not be approv'd without a Prejudice to the Lord-Mayor, who should be duly elected and approv'd. And it not being diffinguish'd in the Return, which of the Sheriffs was nominated by the Lord-Mayor, the Government and Council were under a Necessity to dif-

approve of both.

The City, we are affur'd, are defirous to make any Compliances confistent with their Right and Freedom of Elections, and with the Oaths they have taken to maintain the Rights of the City. Do the Rights of the City then confift in breaking its Laws? And have these Gentlemen taken an Oath to do that? As to the Freedom of their Elections; no body denies them so much Freedom, as the Law allows them: And would they have more? Yes, that they would; and will be fatisfy'd with no Freedom, but the Freedom of doing what they think fit. All the Restraint they have, is laid upon them by Laws; and one of those Laws was made by their own Body. But here is the Noise of Freedom, Rights, the Freedom of Elections, the Rights of the City: only to amuse and delude the People; while at the same time these worthy Defenders of theirs are breaking those Rights, and destroying that Freedom.

What is here falfly and malicioufly infinuated concerning the Danger of their Elections being turn'd into a Nomination of another Board, cannot have the least Appearance of any Foundation; no other Board having ever pretended to nominate any Magistrate of the City, but only to oblige them to the Observation of their Laws and Customs. This therefore is

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another Reflection upon the Government and Privy Council: than which nothing could be at once more *infolent* and *base*, except *This*

which immediately follows it.

Since the making of the New Rules, no Lord-Mayor was ever disapprov'd; except One, who, in 1688, was rejected by the Lord Tyrconnel, to make room for Sir Thomas Hacket, a Papist. Alderman Constantine, being a private Person, it is not strange to have him coupled with Hacket the Papist. But must the Duke of Ormond be compar'd with Tyrconnel? Must a Parallel be made between the best of Governours and the worst? Since the Days of 41, no Government was ever thus insulted.

But this is the true Spirit of a Faction among us. Every Man (whether great or small) who heartily loves the Queen, the Church, and the Constitution, who religioully adheres to the Observance of Laws, and is for hindring that Faction from doing all the Mischief it intends; is presently a Papist, a Jacobite, an Enemy to the Revolution, an Enemy to the Glorious Memory of King William, an Enemy to the Pretestant Succession, and a Friend to the Pretend.r. And must be bawl'd, and clamour'd, and presented, and petition'd out of the Post in which Her Majesty, or Her Ministers have plac'd him. Things cannot continue at this Crifis much longer; either this Infolence must be suppress'd, or the Government must be dissolv d.

Besides; if I am rightly inform'd, this Instance of Tyrconnel and Hacket, is not only false in its Application, but in Fact. No

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Lord-Mayor was then prefented to Tyrconnel for his Approbation: Hacket was put in directly by King Fames himself; as, I think, it appears from the New Charter granted by that Prince to the City of Dublin. So that this Story was made on purpose to be apply'd to the Duke of Ormond: For fear his Grace should not be compar'd to Tyrconnel, even Tyrconnel himself must be charg'd with Crimes which he never committed.

In the midst of this Behaviour, they are making Professions of the utmost Deference to his Grace, and the Privy Council. This is strange; yet not wholly new. In the Reign of a certain King, his Subjects protested they were most Faithful and Loyal, and intended nothing but to make him Glorious; when at the same time they were stripping him of his Prerogative; nay, when they were actually in Arms, and had fought feveral Battles against him. If any thing can possibly be more disrespectful than the late Treatment of the Duke of Ormond, 'tis this Profession of Respect to him. Have they such a Contempt for his Grace, as to suppose he has lost his Understanding, and his Senses? If a Man should spit in my Face, and say, Sir, I Honour you; Would not that heighten the Affront, rather than leffen it? Would not the Words be more infolent and provoking than the Attion? These very same Persons have made the same Declarations of their Duty to the Queen, and their Concern for the Rights of their Fellow-Subjects. - Let us see how their Sense, upon the Whole, would look; if they had

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had spoken it fairly and honestly in their late Petition to Her Majesty. It would run thus:

We Your Majesty's most Dutiful and Loyal Subjects, humbly beg Leave to complain, That the Government and Council bere have oppos'd our Proceedings; when we were only flying in the Face of their Authority, infringing Your Royal Prerogative, and trampling upon the Rights of our Fellow-Subjects. For what if we were doing all this? We faid, and declar'd. and projess'd, and protested the quite contrary; and that surely ought to give full Satisfaction to Your Majesty, and all Mankind. The Government and Council thought fit to reject a Lord-Mayor we had chosen; so, to shew our Deference to them, and prevent any Possibility of Exception the next time, we chose the same Per-Son again. We had indeed a wicked By-Law which presended to controul us; but it was made in the Popish Reign of Queen Elizabeth, and consequently can be of no Force under Your Majesty's Protestant Administration. Some People have been pleas'd to insinuate that we have offer'd an Indignity to the Government. But we bumbly hope our Behaviour will not be construed to proceed (as in Truth it doth not) from the least Disrespect to his Grace, the Lord Lieutenant. For tho' we have compar'd him to Tyrconnel, and offer'd him all the Affronts we could study or devise, yet we have profess'd the utmost Deference to him; and besides, our Recorder made a Specch to him, in which he said, His Grandfather was a very 200d good Man. We therefore humbly Implore Your Majesty to consider the Premises, and to interpose in our Behalf; that we may have the unlimited Freedom of doing what we please, and of acting contrary to all Law and Justice. For we will be very good Citizens, if we may be permitted to oppress our Brethren; and exceeding good Subjects to Your Majesty, if You will be graciously pleased to divest Your self of all Your Power and Authority.

This, I am fensible, looks like a Jest; and 'tis one. But for all that, 'tis no other than the plain English of their Professions compar'd

with their Proceedings.

Our Author concludes with affigning the Cause of not electing Alderman Constantine. And never certainly was fo filly a One introduc'd with so solemn a Preface. Altho' it cannot be reasonable to require from those who have a Right to Elect, to give all their Reafons in Print, &c. Who defir'd them to Print at all? Twas their own voluntary Motion, was it not? But fince they have appeal'd to the People, I think, under favour, that it is reafonable they should give all their Reasons; and fince they talk fo much of their Right to Elett, we, the People, have a Right to demand those Reasons; all those Reasons; and that too upon * Compulsion; tho' Reasons, I must confess, are not so plenty with them as Blackberries. He goes on: Yet to convince such,

^{*} Vide Sir John Falstaff.

who without Prejudice shall read this Case, it may not be amis among others to mention One, i. e. They will mention One, among others which are not mention'd. This, I doubt, is scarce Sense; but let that pass.

However, by giving One Reason, they have shewn more Deference to us Readers, than they did to the Government and Council. The Recorder indeed made a strange shuffling Story about Alderman Constantine's Wife, and his own Respect for the Fair Sex (by the way, he has good Luck, if the Fair Sex have any Respect for Him) infinuating, however, that because the Women, as he was pleas'd to intimate, did not like the Wife, therefore the Aldermen ought not to Elect the Husband. But he positively resus'd to assign a Cause directly, tho' it was directly demanded; and insisted upon it that they were not oblig'd to produce any.

But so much for Preparation; What is this all-confounding One Reason? It is this: There is a Suspicion (nay, the City are assured of it) that if Alderman Constantine were Lord-Mayor, he would endeavour to make Mr. Mercer One of the Sheriss; and the he should sail in that Attempt, he would still be under the Instantion of that Gentleman. Now 'tis all out; And is not this convincing? He must be excluded from his Right, because he has a Friend whom the Alderman don't love. What Monster of a Man is this Mercer! Is he perjur'd upon Record? Has he lost one, or both of his Ears? What Churches has he sob'd? What Rapes, or Murders has he com-

mitted?

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mitted. Nothing of all this; but he deals in Coals: and the City have Two or Three (they can't tell which) Law Suits, or Profecutions, in order to restrain him from creeting a dan-gerous Monopo y of 'em. The Argument then stands thus. There is a Danger of Mr. Mercer's erecting a Monopoly of Coals; Mr. Mercer is Alderman Constantine's Friend; therefore, Alderman Constantine, ought not to be Lord-Mayor. Besides; this Fright about Coals, did not happen till a confiderable time after the Rejection of Alderman Constantine; Mr. Mercer not dealing in that Commodity, when his Friend was first excluded from the Mayoralty. But I'll tell you what he had done, which was the great Crime of all: He had drunk my Lord Rochester's Health; as sure as you are alive he had: He did it at Cork; There are feveral Witnesses of it; Nay, he himself, has the Impudence to own it, without any the least Sign of Repentance. Now is it fitting that a Man should be Lord-Mayor, who had a Friend, who had drunk a Health to my Lord Rochester, who was Unkle to the Queen, who is the best Queen that ever reign'd? A Health to my Lord Rochester! A Man of that confummate Wisdom, and untainted Integrity! A Man, whom all the Enemies of our Constitution (and they only) hated while he was living, and curse now he is dead! Was it pardonable to drink a Health to fuch a Man as this? Or rather, was it not intolerable that Faction should be suffer'd to triumph over Loyalty, Truth, Justice, and Reason? Had

Had Mr. Mercer drunk to the pious Memory of Oliver Cromwell above-mention'd; Had he drunk Health to the Late Ministry, or Confufion to the Present; Had he drunk Greg's Fate to all Sacheverell's Friends; or, Plague, Pestilence, and Famine, Battle, and Murder, and Sudden Death to all Archbishops, Bishops, Priests, and Deacons, &c. or any other of those Healths, or any other of those Curses, which are play'd off at Glorious Memory-Feasts, at Sessions, Assizes, Tholsel, or any other Solemn Assemblies, to Regale Republicans and Atheists, or to Choak Honest Men; Had he done any thing of this, perhaps he might not have been the Reprobate he is now; and he would have been altogether as fit for a Sheriff, as a Hot-headed Ignoramus for an Attorney-General.

The Truth of the Matter therefore is this. Both Mr. Constantine and Mr. Mercer are Worthy, Honest Citizens; Men of Fortune, Figure, and Credit; heartily Loyal to Her Majesty, truly Lovers of Monarchy and Episcopacy, zealous for the Constitution both in Church and State, and for the Protestant Succession in the Most Illustrious House of Hannover; fincerely Well-wishers to the Prefent Ministry; thankful to God, and them. for the fignal Services they have done their Country: And for all these Reasons, defam'd and traduc'd as Papists and Jacobites. On the other hand, all the Kingdom knows who is the Ring-Leader of the opposite Party, and that their Penman is undoubtedly the same as their Spokesman. It is likewise notoriously known. known, that not very long fince, when an Address was to be Presented to Her Majesty from the City, the following Clause was offer'd to be inserted by certain of the Commons: We look upon it as one of the great Blessings we enjoy under Your Majesty's Government, that the Succession in the Protestant Line, and the Establish'd Religion, are happily secur'd to us by many Good and Wholsom Laws. And that the said Clause was, by the Recorder, in an angry and contemptuous manner, after he had read it, rumpled up, and thrown away; and that the Address was sent, without that Clause, as the Address of the City.

Here, not to infift upon this manifest and most insolent Breach of the Rights of the Commons; it is plain from hence, how the Wishes and Opinions of these Men differ from those of Mr. Constantine and Mr. Mercer; that Partiality to a Faction, is the only Ground of all this unjust Proceeding; and that the Clause was excluded from the Address, and the Alderman from the Mayoralty, for the same Reason, and upon the same Print

And what a Faction that is, and what it oims at, is at the same time pretty evident. The rejected Clause contains but Two Things; the Church, and the Protestant Succession. And I did not think the Recorder and his Friends would have so openly DECLAR'D against cither, especially the latter, how sincere soever they may be in their Aversion

for Both.

ciples.

But we need not wonder at this; since we have a later and fuller Discovery of these Matters. No longer ago than at last Christmas Quarter-Assembly, the following Petition was carry'd by the Commons to the Board of Aldermen, in the usual manner.

To the Right Honourable the Lord Mayor, Sheriffs, Commons, and Citizens of the City of Dublin.

The PETITION of certain of the Commons;

Sheweth,

HAT it has been the Practice of this Honourable City to pay their Duty to Her Majesty, by Addressing Her upon all Occasions, to express their Duty and Loyalty to Her Person and Government.

May it therefore please Your Honours, that Mr. Recorder be Order'd to Draw up an ADDRESS upon the following Heads, VIZ.

To Congratulate Her Majesty, upon the Success of the Arms of Her Majesty, and Her

Allies, in Flanders.

To Thank Her Majesty, for Appointing His Grace the Duke of Ormond to be Lord Lieutenant of this Kingdom, which has always flourish d under Him, and His Nobie Ancestors.

To Thank Her Majesty, for the late Measures She has taken, for the Sasety and Welfare of Her People, and for the Choice of Ministers of such undoubted Loyalty and Ability.

To Assure Her Majesty, That we will Stand by Her Fust Prerogative, against all who shall en-

deavour to Lessen or Invade it.

That we will, to the utmost of our Power, maintain the Present Constitution in Church and State, and the Protestant Succession as by Law Establish'd; not only against the Pretender, but all other Her Majesty's Enemies.

This Petition was not receiv'd; nor was any Address ever made fince. It is not strange indeed, that Those to whom it was offer'd, should not be very zealous for His Grace the Duke of Ormond, the Present Ministry, Her Majesty's Prerogative, and the Establish'd Church. But that they should refuse to Congratulate Her Majesty, upon the Success of Her Arms; and to Assure Her, that They were for the Protestant Succession, and against the Pretender; was, I must needs say, extremely open and baresac'd: Especially, fince by that Refufal, they at the fame time infring'd the Rights and Privileges of their Fellow-Citizens; for fo I take the Commons to be, tho' perhaps they will not be own'd as fuch. This is the Party, who are always talking about Rights, Liberties, and Privileges; who make fuch a Noise about the Revolution, the Glorious Memory of King William, and the Protestant Succession, on the one hand; and against Popery, Facobitism, and the

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the Pretender, on the other. How can those Men have the Considence to Exclaim against the Pretender, when they would not Address against him; or to talk about Liberty, and the Memory of King William; when they are Overturning those Liberties which that Evergiorious Prince came to rescue and preserve? I am sensible, that I have taken notice of this more than once before; yet I do not imitate the Tautology of the Case-Writer; For tho' I have mention'd it several times, I have had so many several Occasions to mention it.

I have now gone through the Diffection of this Libel; (for fo, I think, after what I have prov'd, I may take the Liberty to call it;) I have not left one Tittle of it unexamin'd: And I appeal to all Mankind, except those who are resolv'd not to be convinc'd, whether I have not fully made out what I undertook in the Beginning; and shewn it to be nothing else, but a Heap of Falshoods

and Mifrepresentations.

From the Merits of a Caufe, 'tis a natural Transition to the Success of it. And in the present Case, those who have given so wrong a Turn to the former, have (I am told) as falsely represented the latter. They boast, it seems, that they have Carry'd their Point. And how have they Carry'd it? They Appeal'd to the Queen, against the Proceedings of the Government and Council; and the Consequence of it was, the following Letter, written by Her Majesty's Command.

To

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To His Grace JAMES Duke of Ormond, Lord Lieutenant General, and General-Governor of Ireland.

Whitehall, 27 Sept. 1711.

My Lord,

Mayor in the City of Dublin, as stated by Mr. Attorney, and Mr. Sollicitor-General of Ireland, and transmitted hither by Your Grace, as likewise the Petition of the City, have been laid before the Queen. And Her Majesty having taken the same into Her Consideration, Commands me to acquaint You, That She Approves of Your Grace, and Her Privy-Council, Asserting the Rights of the Crown to Disapprove of Persons Elected Mayors by the Court of Aldermen, when You judge it proper so to do. I am,

My LORD,

Your Grace's most Obedient, Humble Servant,

DARTMOUTH.

The Petition therefore was Rejected; and produc'd no other Effect, than to have the Proceedings of the Government Confirm'd by Her Majesty's Royal Approbation. What then

then should hinder them from going on, to the utmost Exercise of their Power? They were bound in Honour and Conscience to persist in doing Right to Alderman Constantine; nor could they resuse it, without a manifest Contradiction to Themselves: And Her Majesty had the same Obligation to Justifie them in those Proceedings which She had already Approv'd. But the Time of a New Lord-Mayor's entring upon his Office being actually come, Alderman Constantine, like a Worthy Citizen, was for preventing any farther Dispute, at so unseasonable a Time, and therefore Presented the following Petition to the Government and Council.

To His Grace JAMES Duke of Ormond, Lord Lieutenant-General, and General-Governor of Ireland; and the Lords of Her Majesty's most Honourable Privy-Council.

The Humble PETITION of Alderman Robert Constantine of the City of Dublin;

Sheweth,

THAT Your Petitioner was, by the Laws and Customs of the Said City, Entitled to be Elected Lord-Mayor thereof, as Senior Alderman below the Cushion.

That notwithstanding Your Petitioner's said Right, several Aldermen of this City have been elected and return'd, for the Approbation of this

E 2 Honourable

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Honourable Board, who were Juniors to Your Petitioner, or had ferv'd the faid Office before; who have not been approv'd of by Your Grace and Lordships; such a tender Regard has this Honourable Board had to Your Petitioner's

Right.

That on Saturday last, Alderman Ralph Gore, a Junior Alderman to Your Petitioner, was elected to serve as Lord-Mayor for the Year ensuing. That Your Petitioner is highly sensible of the repeated Acts of Justice this Honourable Board bath done him: But the Affairs of the City requiring that a New Lord-Mayor should be admitted, and Your Petitioner, baving a greater Regard to the Repose and Quiet of the City, than to his own private Satisfaction, he is not willing to give Your Grace and Lordships any further trouble at prefent in this matter. But if Your Grace and Lordships shall think fit to approve of the Election of Alderman Gore, Your Petitioner doth humbly Acquiesce therein; Saving unto himself his Right of Seniority for the future.

ROBERT CONSTANTINE.

He therefore generously waving his Right, pro hâc vice; tho' with a Salvo to it for the suture; his Grace, and the Privy Council were pleas'd to approve of Alderman Gore, a Person unexceptionable, since all his Seniors acquiesc'd in his Election. What use then ought to be made of so much Goodness and Condescension? Indeed, strange Stories are told upon this Occasion: And since we have been

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been canvassing a Law Subject, I will only desire to put a Case. I am engaged, suppose, in a Suit with another Person about a considerable Sum of Money; and have a Verdict and Judgment given for me; upon which I have a Right immediately to exact the Payment. But, being good-natur'd, I kindly forbear him; and, by a Promise under my Hand, give him a longer time. If, upon this, he should go and brag, that he had gain'd his Point; that he had conquer'd me; that the Verdict given for me was not genuine, but a forg'd, and fpurious Verdict; or that if it were real, and publickly given in Court, yet I had fecret Intimation from the Judges and Jury to make up the Business, and not presume to demand the Money; or that I really never gave him any fuch Note of Forbearance, but only pretended it, to cover my own Disgrace: I say, should he act in this manner; would it not be a proper Question, Whether the Ingratitude, or the Folly of the Man were the greater? Most certainly upon the Expiration of the Time I had allow'd him, I fnould be oblig'd in Honour, and for my own Vindication, to allow him nothing but the severest Rigor of the Law: and should be justify'd before God and Man, should I deny him any more Indulgence; and abandon him to lie in Prison, till he had paid the uttermost Farthing.

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